Inmate Commissary Agreement

THIS AGREEMENT ("Agreement"), made this _____ day of February 2016, by and between Oasis Management Systems, Inc., a Georgia Corporation, with its principal offices located at 5320 Lake Pointe Center Drive, Suite A, Cumming, Georgia 30041 (hereinafter referred to as "Oasis") and the Orange County Sheriff's Office, located at 106 E. Margaret Lane, North Caroli 1a (hereinafter referred to as "Client").

- 1. RIGHT AND TERM. Oasis is hereby given and granted the exclusive right to operate all commissary services on the premises of the Orange County Detention Center ('Facility'), located at 125 Court Street, located in Hillsborough, NC. All profits or losses from the commissary operations will be for Oasis' account. The term of this Agreement ("Term") will commence on February ______, 2016 and will continue in force until February ______, 2019. Either party may terminate this Agreement upon written notice at least thirty (30) days prior to termination. Upon the conclusion of the original Term, if both parties agree, the Agreement will continue from year to year. At termination or the end of the Term, Oasis will be entitled to withhold from any amounts due to Client any past due monies owed to Oasis by Client.
- 2. RELATIONSHIP OF PARTIES. The parties intend that Oasis will be an independent contractor to Client. Nothing herein will be construed to create a partnership or relationship between the parties and neither will have the authority to bind the other in any respect.
- 3. DUTIES OF OASIS. (a) Inmate Commissary. Oasis will provide commissary service once a week to the inmates of the Jail (b) Oasis shall operate from an off-site location. (c) Oasis shall package all orders in sealed clear plastic bags, contain a packing list in two copies, and list inmate balance remaining. (d) Compliance with Laws and Obtaining Licenses. Oasis will comply with all applicable ordinances, laws, and regulations pertaining to the operations covered by this Agreement and will obtain all necessary licenses. (e) Property Insurance. Oasis will maintain insurance policies on its property located in Client's premise for loss or damage by fire or other casualties. Each party hereby waives its respective rights of recovery, including subrogation, against the other's property as a result of fire or other casualties normally covered under standard broad form property insurance. (f) Insurance. Oasis will maintain in force at all times during the term hereof; worker's compensation insurance and public liability insurance. See Exhibit A.
- 4. TECHNOLOGY HARDWARE (a) Oasis shall install and maintain a Lobby Kiosk for the purpose of depositing funds to individual inmate accounts with a transaction fee not to exceed \$3.00 for cash deposits and \$3.00 for credit card transactions up to \$20.00. A 10% fee for credit deposits over \$20.00 will be assessed. The Orange County Detention Center agrees to no longer accept deposits at a cash window except in situations when the kiosk is down for repair or maintenance. (b) Oasis shall install and maintain a Booking Manager Kiosk in the booking area for the purpose of depositing inmate monies upon intake. A 10% fee for all credit card deposits will be assessed. (c) Oasis shall integrate with the current phone provider to allow commissary ordering by inmate telephone. (e) Oasis will install a no-fee at release debit card program. Oasis will provide the card scanner and debit cards at no cost to the Facility. There is a \$2.50 fee each week charged to the holder of the release debit card after the first 24-43 hours, charged to the remaining balance if any. (f) The Client will not incur any moving fees when the kiosks are relocated to the new facility. (g) Once a week, an authorized Facility staff member will empty the kiosks and take the money to

- deposit in the bank. A summary of applicable fees is provided in Exhibit B, C escription of Fees, attached hereto and incorporated by reference.
- 5. ACCOUNTING SOFTWARE/TRAINING. Oasis will install a complete inmate accounting software program. Oasis will provide training on the software installed in the Ficility without charge. Oasis will integrate with the current OSSI jail management system at no cost to the Client. An Oasis IT Specialist will assist the Jail with two bank reconciliations without charge.
- 6. TITLE OF SOFTWARE. The Lockdown accounting software and any other improvements are and will remain the property of Oasis. This accounting software shall comply with Generally Accepted Accounting Principles. New software releases shall be provided to Client without charge. Oasis will retain all proprietary rights to software and software will remain the property of Oasis upon termination of this Agreement. Client will not permit its employees or ager ts to remove or in any way tamper with or change said software.
- 7. REMOVAL OF PROPERTY. Within thirty (30) days after the termination of this Agreement, Oasis will remove its property from Client's premises and will restore the Client's Facility to its state prior to the installation of all Oasis property at its own cost.
- 8. TERMINATION FOR CAUSE. If either party fails to perform its obligations under this Agreement, the non-defaulting party may terminate this Agreement upon (30) thirty days prior written notice.
- 9. NONDISCRIMINATION. The nondiscrimination clauses contained in Section 202 Executive Order 11246, as amended, relating to equal employment opportunity for all persons without regard to age, race, color, religion, sex or national origin and the implementing rules and regulations prescribed by the Secretary of Labor, are incorporated herein.
- 10. PERSONNEL STANDARDS. Oasis ensures that all of its employees will maintain proper sanitary practices. Client will be allowed to do background checks in pre-qualifying Oasis employees. Information necessary to complete background checks of Oasis employees will be provided to Client at least 30 days before the employee begins work at the Client's Facility. Oasis and any of its employees on-site shall strictly adhere to the Facility's rules, regulations, and guidelines. Employees are required to have passed drug-testing.
- 11. RECORDS. Oasis agrees to keep an accurate record of all sales in connection with the operation of the commissary and will permit Client to examine such records during normal business hours upon reasonable of the to Oasis. These records shall be made available to Client in electronic format at no cost. Oasis shall certify the authenticity and accuracy of the records upon request by client.
- 12. CONTINGENCIES Neither party will be liable for any nonperformance, in whole or part, of its obligations under the Agreement caused by the occurrence of any contingencies beyond the control of the party such as war, sabotage, not or other acts of civil disobedience, acts of third parties not within the control of the party, shortages of fuel, failures of power, accidents, fires, explosions, floods, or other acts of God. In the ever to that any contingency occurs, the party whose performance is affected will have a reasonable time in which to resume performance. Neither party may initiate ainding arbitration. Any disputes shall be resolved by nonbinding mediat on. Should

either party initiate litigation to settle any dispute involving the terms of the Agreement, such litigation shall be initiated in the General Court of Justice of North Carolina seated in Orange County, North Carolina.

- 13. CHANGE OF SCOPE. In the event Client adopts a future policy that affects the amount of commissary revenue by 3%, such as increasing the number of inmate deliveries per week, the Facility charging a booking fee, daily rate for being in jail, room and board rate, telephone commissary connection fees or any other process that would debit an inmate's account, Oasis and Client will negotiate new financial arrangements within ten (10) days after written notice to Client.
- 14. PRODUCTS, PROGRAMS, PRICING. Oasis shall offer a large selection of items and quality brand-name products. Selection and variety may be adjusted as mutually agreed upon by both parties. Any and all new products and/or specialty programs must be reviewed and approved by Client before being placed on menu or into service. Prices for the commissary items may not be higher than comparable item offered for retail sale in a sampling of drugstores, grocery stores, and convenience stores in the local area. Oasis agrees to maintain prices for the first year of the Agreement term. Commencing with the first anniversary date and subsequent anniversaries of the Agreement, Oasis will conduct a sampling of drugstores, grocery stores, and convenience stores in the local area of prices for commissary items and will provide same to Client. The prices may be increased, and shall be decreased when warranted, to reflect the current local market prices.
- 15. WAIVER. Failure of either party to enforce any term of this Agreement on one or more occasions will not constitute a waiver to enforce such or any other term on any other occasion.
- 16. INSURANCE. Oasis shall obtain, at its sole expense, Commercial General Liability Insurance, Automobile Insurance, Workers' Compensation Insurance, and any additional insurance as may be required by Owner's Risk manager as such insurance requirements are described in the Orange County Risk Transfer Policy and Orange County Minimum Insurance Coverage Requirements (each document is incorporated herein by reference and may be viewed at http://www.orangecountync.gov/departments/purchasing_division/contracts.php). If Owner's Risk Manager determines additional coverage is required, such additional insurance shall be designated here ________. Oasis shall not commence work until such insurance is in effect and certification thereof has been received by the Owner's Risk Manager.
- 17. MODIFICATION. No modification of any of the terms and conditions of this Agreement will be effective unless such modification is expressed in writing and signed by both parties.
- 18. ENTIRE AGREEMENT. This Agreement and the Exhibits (Certificate of Liability Insurance and Description of Fees) hereto contain the entire understanding of the parties with respect to the subject matter hereof.
- 19. BINDING EFFECT. This Agreement will be binding upon and will inure to the benefit of the parties hereto and their respective successors, assigns, and representatives.
- 20. NOTICE. Notice means written notice, by certified mail or verified facsimile or personally delivered, to the address as either party may designate for itself by written notice to the other.

21. FINANCIAL ARRANGEMENTS. (a) Commissions to Client: Oasis will pay Client a commission amount of 35% of net sales ("Commission Amount"). "Net Sales" is defined as total commissary sales sold by Oasis, minus any applicable taxes, postal products, and refunds. (b) Accounting and Reporting. After the end of each week, Oasis will submit a report of Net Sales and an itemization of the Client Commission during the preceding week period. The Orange County Detention Center agrees to pay Oasis weekly for all items purchased through the Inmate Commissary. An interest rate of 1 1/2 % will be assessed to all accounts in excess of thirty days. (c) Offset. Oasis will be entitled to withhold from any amounts due to Client any past due amounts owed to Oasis by Client.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed in the day and year first above written.

BY :
DATE:
ORANGE COUNTY SHERIFF'S OFFICE
BY Mer
DATE: 01-27-2016
This instrument has been approved as to form and legal sufficiency.
Samuela Malassa

OASIS MANAGEMENT SYSTEMS, INC.

Jennifer Galassi, Legal Advisor to the Sheriff.

Exhibit B

The following chart describes Oasis Hardware and corresponding fees.

Description of Fees

Hardware	Fees				
Deposit Kiosk	 Cash Transaction: \$3.00 Credit Card Transaction (up to \$20): \$3.00 Credit Card Transaction (\$20.01 and up): 10% of deposit 				
Debit Card Release	 No fee for first 24 hours After first 24 hours, \$2.50 a week 				
Booking Manager	Credit Card Deposit: 10% of deposit				

Exhibit A

CE	RTIF	ICATE OF LIA	RII ITV	MOLL	DANO	_	T ===				
THIS CERTIFICATE IS ISSUED AS CERTIFICATE DOES NOT AFFIRM BELOW. THIS CERTIFICATE OF	A MAT	TED OF MEADURE	COILIII	IIA20	KANC	E		E (MMUDD/YY)			
CERTIFICATE DOES NOT AFFIRM BELOW. THIS CERTIFICATE OF REPRESENTATIVE OR PRODUCER	ATIVEL	Y OR NEGATIVELY KILLING	Y AND CONFE	RS NO RIG	HTS UPON	THE CERTIE	MCATE IN	7/2015			
BELOW. THIS CERTIFICATE OF REPRESENTATIVE OR PRODUCER IMPORTANT: If the certificate holds	INSURA	NCE DOES NOT CONSTITU	LEXIEND OR	ALTER TH	COVERAG	E AFFORDE	D BY TH	JUDER, TI			
IMPORTANT: WALLES	AND T	HE CERTIFICATE HOLDER.	HE A CONTRA	ICI BELME	EN THE IS	UING INSUI	RER(S)	UTHORIZ			
the terms and conditions and	r is an a	ADDITIONAL INSURED, the p	oliculies) must	h			• ••				
IMPORTANT: If the certificate holds the terms and conditions of the poli certificate holder in lieu of such end	cy, cert	ain policies may require an e	ndorsement A	oe endorsed	I II SUBRO	BATION IS W	AIVED, S	ubject to			
PRODUCER	orseme	nt(s).		acavement i	on this certi	icate does n	ot confer	rights to			
ntchard & Jardon Inc.			NAME: Aick	En Data							
950 East Paces Ferry Road NE Suite 2000 Atlanta GA 30326-1384			PHONE IAND No. Extr: 404-238-9090			FAX IA/C, Not:404-261-5440					
			ADDRESS:Brobe								
MSURED			INSURER A :Confinental Casualty Comp			ERAGE		NAIC			
asis Management Systems, Inc.	OASIS	3-1	INSURER R Line	meniai cas	ualty Comp	Auk		20443			
# 4			INSURER B: Harleysville Insurance Co INSURER C: Nationwide Mutual Insurance INSURER D: Guarantee Insurance Comp INSURER E:			na Co		14188			
20 Lake Pointe Ctr Dr Ste A		ł						23787			
Imming GA 30041						MA		11398			
OVERAGES CE											
THIS IS TO SERVICE	RTIFICA	ATE NUMBER: 101704:2944									
NDICATED MOTSETTION	S OF IN	GUITANCE VISTED REVOLUTION		TO 7115	REVISIO	N NUMBER					
THIS IS TO CERTIFY THAT THE POLICIE NDICATED, NOTWITHSTANDING ANY B PERTIFICATE MAY BE ISSUED OR MAY EXCLUSIONS AND CONDITIONS OF SUCH	PERTA	N. THE INCURANCE	OF ANY CONTRA	CT OR OTHE	R DOCUME	ABOVE FOR	THE POL	CY PERIO			
XCLUSIONS AND CONDITIONS OF SUC-	POLICI	ES. LIMITS SHOWN MAY HAVE	D BY THE POLICE	CIES DESCRI	BED HEREIN	IS SUBJECT	TO ALL	VHICH TH			
TYPE OF INSURANCE	ADOL ST	MD FOLICY NUMBER	POLICY PE	F PAID CLAI	MS.		IN THE R	ne rekm			
GENERAL LIABILITY		SPPOCOCOCG5575QS	POLICY EF (MM/DD/YYY 2/1/2015		m	LIB	ITE				
X COMMERCIAL GENERAL LIABILITY		TBD	2/1/2015	2/1/2016	EACH OCC	RRENCE	\$1,000,0	20			
CLARISHADE X OCCUR				2 112010	PREMISES	RENTED Ea occurrence)	\$1,000,0				
	1 1		- 1		MED EXP	(V Dne person)	\$15,000	uu			
	1 1	1	1			S ADV NJURY		AV			
GENT AGGREGATE LIMIT APPLIES PER:	1	į –	l	1		GREGATE	\$1,000,0				
POLICY PRO-				1		- COMPYOP AGG	\$2,000,0				
AUTOMOBILE LIABILITY		BARDARA					\$2,000,00	30			
X. ANY AUTO		BA000000657499	2/1/2015	2/1/2016	COMBINED	MIGLELIMIT	<u> </u>				
ALL CWINED SCHEDULED AUTOS					TOTAL SECTION	RY (Per person)		\$1,000,000			
HIRED AUTOS NON-CWINED AUTOS				1		RY (Per accident)	F				
		1		1	PROPERTY	MAGE	-				
C UMBRELLA LIAB X OCCUR		CHORA		1	Physical Dar	naner	\$				
EXCESS LIAB CLAIMS-MADE		CM8000000657478	2(1)2015	2/1/2016			\$1,000 d				
DED SETTIMONS					EACH OCCU	RENCE	\$5,000,00	0			
WORKERS COMPENSATION					AGGREGATE		\$5,000,000)			
AND EMPLOYERS' LABILITY ANY PROPRIETORIPARTNERSEEDUTIVE Y I N DEFICES MEURES EXCLUSIVE		WCP101123501GIC	1/31/2015	1/31/2016	X WC STA	The Lower	\$				
OFFICERMENTER EXCLUDED:	ALL				TORYLI	HTS ER					
time discounting and a		1			EL EACH AC		\$1,000,000				
DESCRIPTION OF OPERATIONS below			l i		EL DISEASE	EN EMPLOYEE	\$1,000,000				
time		425538309	2/1/2015	A	EL DISEASE	POLICYLIMIT	\$1,000,000				
etwork Security & Privacy		425538309	2/1/2015	2/1/2016 2/1/2016	Client Propert Theft of Mone		000,000,1				
PTION OF OPEN					Per Event		1,000,000				
PTION OF OPERATIONS / LOCATIONS / VEHICLE	t (Attach)	CORD 101, Additional Hemarks Sphere	I I I I I I I I I I I I I I I I I I I								
			Annual About the	rodistati							
FICATE HOLDER	*										
		CAN	CELLATION					-			
		SH	OUID ANY OF TH	UE ABOUTE DE	******						
			HOULD ANY OF THE EXPIRATION CORDANCE WITH				CELLED E	BEFORE			
			CORDANCE WATE	H THE BALLA	/ DOMINE ON	THE WILL BE	DELIVER	CED IN			
Orange County Sheriff's Office	ce	Į AC	ACHIDANCE MI	I THE POLIC	LICOMPONY:	ACCORDANCE WITH THE POLICY PROVISION :					
Orange County Sheriff's Office 106 E. Margaret Lane	ce			. THE POLIC	FROTISION						
106 E. Margaret Lane	ce		ORIZED REPRESENT	. THE POLIC	PROVISION	•					
Orange County Sheriff's Offic 106 E. Margaret Lane Hillsborough, NC 27278	ce		ORIZED REPRESENT	. THE POLIC							